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STEPHEN Y	PANG	TRAN, CON P		
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8TH FLOOR		2644	18	
SAN FRANCI	SCO, CA 941113834	DATE MAILED: 01/14/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

			Application	No.	Applicant(s)				
			09/228,710		CHOULDJIAN ET AL.				
Office Action Summary			Examiner		Art Unit				
			Con P. Tran		2644				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status									
1)🖂	Responsive to communication(s) filed on 09 October 2003.								
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.								
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	ion of Claims								
5)□ 6)⊠ 7)□									
	on Papers								
 9) ☐ The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on <u>03 September 2002</u> is/are: a) ☑ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 									
•	inder 35 U.S.C. §§ 119 and 120								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. 									
Attachment									
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (nation Disclosure Statement(s) (PTO-1449)		5)	Interview Summary (Notice of Informal Pa Other:					

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/09/03 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 8-9, 13-14, 17-21, and 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pickett U.S. Patent 6,154,465 in view of Hall et al. U.S. Patent 4,406,004 (hereinafter, "Hall").

Regarding **claim 1**, Pickett teaches a method (see Fig. 2, 8A-8D, and respective portions of the specification) for providing power within a telephone server coupled to a

computer system via an interface bus (see col. 7, lines 20-43), to a maximum number of telephones, and to a telephone trunk (see col. 6, lines 50-61), the computer system providing a primary voltage and a secondary voltage (see col. 32, lines 60-64), the method including:

receiving the primary voltage and the secondary voltage from the computer system (see col. 32, lines 60-64);

generating ringer power in response to the primary voltage (see col. 32, lines 60-64);

generating direct inward dialing power (col. 27, lines 37-40) in response to the primary voltage, the direct inward dialing power configured to provide a first operational voltage for telephones from the maximum number of telephones, when the telephone receive telephone calls directly from the telephone trunk (see col. 31, lines 14-22); and

generating a ringing signal in response to the ringer power and to the secondary voltage (see col. 32, lines 60-64, and col. 12, lines 52-67);

wherein the peak voltage of the ringing signal is provided to a number of telephones at a time (see col. 32, lines 60-64, and col. 16, lines 22-24).

However, Pickett reference does not explicitly disclose a method wherein the peak voltage of the ringing signal is provided to no more than approximately one half of the maximum number of telephones at a time, and wherein the telephones are on separate circuits.

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Hall et al. teaches a method wherein the peak voltage of the ringing signal is provided to no more than approximately one half of the maximum number of telephones at a time (see col. 21, line 42 - col. 22, line 29); and wherein the telephones are on separate circuits (i.e., all the telephone lines in the system, all three subscribers' lines; see col. 21, lines 49-63).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated within the Pickett reference a method as taught by Hall et al. because of limited power in remote terminals, as suggested by Hall et al. in column 21, lines 53-54.

Regarding **claim 8**, Pickett further teaches the method of claim 1 (see Fig. 3A and respective portions of the specification) further comprising:

loading driver software for the telephone server (50) on the computer system (see col. 30, lines 13-23); and

configuring the telephone server with the driver software, before providing the ringer power (see col. 30, lines 13-23).

Regarding **claim 9**, Pickett teaches a telephone server coupled to a computer system via a computer bus (see Fig. 3A and respective portions of the specification), configured to provide output power and signals to a plurality of telephones, and to a telephone trunk, the computer system providing a primary voltage and a secondary voltage (see col. 29, line 60 - col. 30, line 12), the telephone server comprising:

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a transformer circuit configured to receive the primary voltage and to provide first operational power in response to the primary voltage signal (see col. 13, lines 1-15; col. 32, lines 60-64), the first operational power configured to power telephones that receiving telephone calls from the telephone trunk (see col. 29, line 60 - col. 30, line 12); and

ringer circuitry coupled to the transformer circuit configured to receive the ringer power, to receive the second voltage, and to provide a ringing signal in response thereto (see col. 12, lines 52-67; col. 32, lines 60-64, and col. 16, lines 22-24);

However, Pickett reference does not explicitly disclose the transformer circuit provides the ringer power to no more than approximately one half a maximum number of telephones that may be coupled to the telephone server at a time; and wherein the telephones are on separate circuits.

Hall et al. teaches a telephone server (see Fig. 3 and respective portions of the specification), wherein a the peak voltage of the ringing signal is provided to no more than approximately one half of the maximum number of telephones at a time (see col. 21, line 42 - col. 22, line 29); and wherein the telephones are on separate circuits (i.e., all the telephone lines in the system, all three subscribers' lines; see col. 21, lines 49-63) because of limited power in remote terminals (see col. 21, lines 53-54).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included within the Pickett reference a telephone server as taught by Hall et al. because of limited power in remote terminals as suggested by Hall et al. in column 21, lines 53-54.

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Regarding **claim 13**, Hall et al. further teaches the telephone server of claim 9 (see Fig. 11, 12, and respective portions of the specification),

wherein the ringer circuitry is also configured to receive a ring enable signal (see col. 24, lines 43-56);and

wherein the ringing signal is configured to have a duty cycle of less than approximately 33 percent (see col. 20, line 51 - col. 21, line 10).

Regarding **claim 14**, Hall et al. further teaches the telephone server of claim 13 (see Fig. 3, and respective portions of the specification), wherein the ringer circuit is configured to provide the ringer signal to no more than approximately one third the maximum number of telephones (see col. 20, line 51 - col. 21, line 10).

Regarding **claim 17**, Hall et al. further teaches the telephone server of claim 9 (see Fig. 3, and respective portions of the specification), further comprising:

wherein the transformer circuit (108) is also configured to receive an enabling signal from the computer system (see col. 22, lines 58-68); and

wherein the transformer circuit is also configured to provide the first operational power in response to the enabling signal (see col. 22, line 68 - col. 23, line 10).

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Regarding **claim 18**, Pickett teaches a method (see Fig. 1, 2, 3, 3A, 8B, and respective portions of the specification) for a telecommunications interface for providing drive voltages for a plurality of telephones (see col. 6, lines 50-61) coupled thereto, the telecommunications interface also coupled to a computer system (see col. 7, lines 20-43), the computer system providing a first drive voltage and a second drive voltage to the telecommunications interface (see col. 32, lines 41-65), the method including:

receiving an enabling signal for the telecommunications interface from the computer system (see col. 17, lines 35-48);

generating a ringing drive voltage with the telecommunications interface in response to the first drive voltage and to the enabling signal (see col. 17, lines 35-48);

generating a first operational drive voltage for a telephone from the plurality of telephones within the telecommunications interface when a call is directly dialed call from the telephone trunk (see col. 6, line 62 – col. 7, line 11, and col. 32, lines 41-65);

Pickett does not explicitly specify wherein a ringer circuit is configured to provide the ringing drive voltage to a subset of a maximum number of telephone that may be coupled to the telecommunication interface at one time, and wherein the telephones are coupled to separate telephone lines.

Hall et al. teaches a line circuit (see Fig. 3 and respective portions of the specification), wherein a ringer circuit (ring generator card, Fig. 10; col. 3, line 53) is configured to provide the ringing drive voltage (by driver 424, col. 23, lines 53-57) to a subset of a maximum number of telephone (col. 21, lines 49-63) that may be coupled to

the telecommunication interface at one time (col. 23, line 63 – col. 24, line 14), and wherein the telephones are coupled to separate telephone lines (e.g., all three subscribers' lines assigned to a particular two-second portion of the duty cycle have similar ringing conditions, i.e., each of the three telephones assigned to a particular two-second group must be voltage compatible with the other two such that all respond to a +48 volt DC on either the tip or ring line or all respond to a -48 volt DC on either the tip or ring line; see col. 21, lines 49-63).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the Hall teaching of line circuit with the method for telecommunications interface of Pickett for purpose of providing limited power in remote terminals, as suggested by Hall in column 21, lines 53-54.

Regarding **claim 19,** Pickett in view of Hall teaches a method (see Fig. 3, and respective portions of the specification) as claimed in claim 18. Hall further teaches providing the first operational drive voltage to the telephone (by driver 424, Fig. 10, col. 23, lines 53-57) when the call is a directly dialed call (see col. 13, lines 1-20).

Regarding **claim 20**, Pickett in view of Hall teaches a method as claimed in claim 18. Hall further teaches a method (see Fig. 11,12, and respective portions of the specification) wherein a first operational drive voltage for the telephone is generated in response to the enabling signal (see col. 22, lines 43-56).

Regarding **claim 21,** Pickett in view of Hall teaches the method as claimed in claim 20. Hall further teaches a method wherein providing a second operational drive to voltage (by driver 426, Fig. 10, col. 23, lines 53-57) for the telephone is generated in response to the enabling signal (see col. 24, lines 43-56).

Regarding **claim 25**, Pickett in view of Hall teaches a method as claimed in claim 18. Hall further teaches a method wherein a peak voltage of ringing drive voltage is provided to no more than approximately one half of the maximum number of telephones at a time (see col. 21, line 42 - col. 22, line 29).

Regarding **claim 26**, Pickett in view of Hall teaches the method of claim 25 (see Fig. 10, and respective portions of the specification). Hall et al. further teaches wherein the peak voltage of the ringing drive voltage is provided to no more than approximately one third of the maximum number of telephones at a time (see col. 21, line 42 - col. 22, line 29).

Regarding **claim 27**, Pickett in view of Hall teaches the method of claim 26 (see Fig. 10, and respective portions of the specification). Hall et al. further teaches wherein a ring signal derived from the ring drive voltage has a duty cycle of less than approximately 33 percent (see col. 20, line 51 - col. 21, line 10)

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4. Claims 2-6, and 10-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pickett U.S. Patent 6,154,465 in view of Hall et al. U.S. Patent 4,406,004, and further in view of Alderman U.S. Patent 4,578,542.

Regarding **claim 2**, Pickett in view of Hall et al. teaches the method of claim 1. Pickett in view of Hall et al. further teaches the peak voltage of the indicator light signal is provided to no more than approximately a half of the maximum number of telephones at a time (see: Pickett col. 16, lines 20-30 and col. 42, lines 35-46; Hall col. 20, line 51 - col. 21, line 10).

However, Pickett and Hall in combination does not explicitly disclose generating an indicator light signal in response to the primary voltage.

Alderman teaches (see Fig. 1 and respective portions of the specification) an indicator light signal in response to the primary voltage (see col. 5, lines 11-28) in order to provide adequate light output (see col. 5, lines 27-28).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included within the combination of Pickett and Hall an indicator light as taught by Alderman since such combination would have provided adequate light output as suggested by Alderman in column 5, lines 27-28.

Regarding **claim 3**, Pickett in view of Hall et al. and further in view of Alderman further teaches the method of claim 1 further comprising:

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wherein the indicator light signal applied to an indicator light has a duty cycle of approximately 50 percent (see: Pickett col. 16, lines 20-30 and col. 42, lines 35-46; Hall col. 20, line 51 - col. 21, line 10; Alderman col. 5, lines 11-28).

Regarding **claim 4**, Pickett in view of Hall et al. and further in view of Alderman further teaches the method of claim 1 further comprising:

generating indicator light voltage in response to the primary voltage; wherein the peak voltage of the indicator light voltage is provided no more than approximately a quarter of the maximum number of telephones at a time (see: Pickett col. 16, lines 20-30 and col. 42, lines 35-46; Hall col. 20, line 51 - col. 21, line 10; Alderman col. 5, lines 11-28).

Regarding **claim 5**, Pickett in view of Hall et al. and further in view of Alderman further teaches the method of claim 1 wherein the ringing signal is also in response to a ring enable signal and has a duty cycle of approximately 33 percent (see: Pickett col. 16, lines 20-30 and col. 42, lines 35-46; Hall col. 20, line 51 - col. 21, line 10; Alderman col. 5, lines 11-28).

Regarding **claim 6**, Pickett in view of Hall et al. and further in view of Alderman further teaches the method of claim 5 wherein a peak voltage of the ringing signal is provided to no more than approximately one third of the maximum number of

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telephones at a time (see: Pickett col. 16, lines 20-30 and col. 42, lines 35-46; Hall col. 20, line 51 - col. 21, line 10).

Regarding **claim 10**, this claim merely reflects the apparatus to the method claim of claim 2 and is therefore rejected for the same reasons.

Regarding **claim 11,** Pickett in view of Hall et al. and further in view of Alderman further teaches the telephone server of claim 10 wherein the indicator light circuitry is configured to provide an indicator light signal in response to the indicator light power (see Alderman col. 5, lines 11-28), wherein the indicator light signal is configured to have a duty cycle of less than approximately 25 percent (see Hall col. 20, line 51 - col. 21, line 10).

Regarding **claim 12**, Pickett in view of Hall et al. and further in view of Alderman further teaches the telephone server of claim 9 further comprising:

wherein the transformer circuit is also configured to provide the indicator light power in response to the primary voltage (see Alderman Fig. 1; col. 5, lines 11-28); and

wherein indicator light circuitry is configured to provide a peak voltage of the indicator light power to no more than approximately one half the maximum number of telephones (see Hall Fig. 10; col. 20, line 51 - col. 21, line 10).

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5. Claim 7,15-16, and 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pickett U.S. Patent 6,154,465 in view of Hall et al. U.S. Patent 4,406,004 (hereinafter, "Hall") and further in view of Amoni et al. U.S. Patent 5,884,086 (hereinafter, "Amoni").

Regarding claim 7, Pickett in view of Hall teaches the method of claim 1.

Pickett in view of Hall further teaches the method of claim 1 further comprising generating second operational voltage (-24 volts; see Pickett col. 32, lines 60-64; col. 33, lines 29-34; col. 16, lines 22-24;) in response to the primary voltage for telephones from the maximum number of telephones, when the telephone receive telephone calls from other telephones from the maximum number of telephones (see Hall col. 21, lines 49-63); However, Pickett in view of Hall does not explicitly disclose the first operational voltage is approximately twice the second operational voltage.

Amoni et al. teaches (see Fig. 2 and respective portions of the specification) a first operational voltage is approximately twice the second operational voltage (see col. 4, lines 51-65) in order to operate seamless with non-auxiliary powered devices (see col. 4, lines 9-10).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included within the Pickett in view of Hall a first operational voltage as taught by Amoni et al. since such combination would have provided to operate seamless with non-auxiliary powered devices as suggested by Amoni in column 4, lines 9-10.

Regarding **claim 15**, Pickett in view of Hall et al. teaches telephone server of claim 9.

However, Pickett in view of Hall does not explicitly disclose the first operational voltage is greater than the second operational voltage.

Amoni et al. teaches (see Fig. 2 and respective portions of the specification) a first operational voltage is greater than the second operational voltage (see col. 4, lines 51-65) in order to operate seamless with non-auxiliary powered devices (see col. 4, lines 9-10).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included within the Pickett in view of Hall a first operational voltage that greater than the second as taught by Amoni et al. since such combination would have provided to operate seamless with non-auxiliary powered devices, as suggested by Amoni in column 4, lines 9-10.

Regarding **claim 16**, Amoni et al. further teaches telephone server of claim 15 wherein the first operational voltage is approximately twice the second operational voltage (see col. 4, lines 51-65).

Regarding **claim 28**, Pickett in view of Hall teaches a method as claimed in claim 18. Pickett further teaches generating a second operational drive voltage for the telephone within the telecommunication interface when an the call is directed to the

telephone of the plurality of telephones is for the telephone (see col. 6, lines 51-61, and col. 32, lines 41-65); and

providing the second operational drive voltage to the telephone when the internally dialed call (see col. 12, lines 52-67).

However, Pickett in view of Hall does not explicitly disclose a method wherein the first operational drive voltage has a magnitude approximately twice a magnitude of the second operational drive voltage.

Amoni teaches (see Fig. 2 and respective portions of the specification) a first operational drive voltage has a magnitude approximately twice a magnitude of the second operational drive voltage (see col. 4, lines 51-65) in order to operate seamless with non-auxiliary powered devices (see col. 4, lines 9-10).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included within the Pickett, Hall in combination a first operational voltage as taught by Amoni et al. since such combination would have provided to operate seamless with non-auxiliary powered devices, as suggested by Amoni in column 4, lines 9-10.

6. Claims 22-24 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pickett U.S. Patent 6,154,465 in view of Hall et al. U.S. Patent 4,406,004 (hereinafter, "Hall") and further in view of Alderman U.S. Patent 4,578,542.

Regarding **claim 22**, Pickett in view of Hall teaches the method as claimed in claim 18. However, Pickett in view of Hall does not explicitly disclose method further comprising: generating an indicator light drive voltage within the telecommunication interface in response to the primary voltage.

Alderman teaches (see Fig. 1 and respective portions of the specification) a method comprising generating an indicator light drive voltage within the telecommunication interface in response to the primary voltage (see col. 5, lines 11-28) in order to provide adequate light output (see col. 5, lines 27-28).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included within the Pickett reference an indicator light as taught by Alderman since such combination would have provided adequate light output as suggested by Alderman in column 5, lines 27-28.

Regarding claim 23, Pickett, Hall and Alderman in combination teaches the method as claimed in claim 22. Pickett, Hall and Alderman in combination further teaches a method (see Fig. 3 and respective portions of the specification) wherein drive voltage is provided to no more than approximately one half of the maximum number of telephones at a time (see Hall, col. 21, line 42 - col. 22, line 29) wherein a peak voltage of the indicator light drive voltage is provided to indicator lights of a number of telephones at a time (see Alderman, col. 5, lines 11-28).

Regarding **claim 24**, Pickett, Hall and Alderman in combination further teaches the method as claimed in claim 23: wherein the peak voltage of the indicator light drive voltage is provided (see Alderman, col. 5, lines 11-28) to no more than approximately one quarter of the maximum number of telephones at a time (see Hall col. 20, line 51 - col. 21, line 10).

Response to Arguments

7. Applicants assert on pages 7-8:

"... Hall appears to disclose generating a ringing signal for use on party lines. As is known, with party lines, telephones are coupled to the same telephone circuit ... Col. 20, lines 51-57... Pickett and Hall do not disclose, teach, or suggest ... wherein the telephones are on separate circuits ..."

Examiner agrees that Hall discloses generating a ringing signal for use on party lines in col. 20, lines 51-57. However, Hall also discloses in col. 21, line 42 – col. 22, line 16: generating a ringing signal for three subscribers' lines at any particular two-second portion of the six-second duty cycle for the Bell system; and schedule ringing for subscribers on separate party lines for each one-second portion of the five-second duty cycle for the independent telephone company. It should be noted that these subscribers must be on separate circuits because they are on separate party lines (Hall, col. 22, lines 11-12). Therefore, Examiner has established prima facie case of obviousness.

Applicants further assert on page 9:

"B. Claim 18

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Pickett and Hall do not disclose, teach, or suggest all the limitations of Claim 18 to one of ordinary skill in the art. For example, Pickett does not disclose generating a ringing drive voltage within the telecommunications interface in response to the first drive voltage and to enable signal, wherein a ringer circuit is configured to provide the ringing drive voltage to a subset of a maximum number of telephone that may be coupled to the telecommunication interface at one time, and wherein the telephones are coupled to separate telephone lines.

In contrast, Hall only discloses a party line where the telephones are only coupled on a common telephone line. Further, the ringer circuit in Hall must be capable to ring all telephone on the party line at the same time."

In response to applicants' arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

In this case, the Applicants attempt to overcome the Pickett reference by suggesting that Pickett does not disclose generating a ringing drive voltage within the telecommunications interface in response to the first drive voltage and to enable signal, wherein a ringer circuit is configured to provide the ringing drive voltage to a subset of a maximum number of telephone that may be coupled to the telecommunication interface at one time, and wherein the telephones are coupled to separate telephone lines. The Examiner, however, incorporate Hall teaching of the above claimed limitations (see Hall, col. 21, line 42 – col. 22, line 16) with Pickett teaching of office communication (see Pickett, 50, Fig. 2 and 12) in formulating the rejections under 35 USC 103, as presented in the Office Action.

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In addition, Hall discloses grouping subscribers on separate telephone lines because they are on separate party lines (Hall, col. 22, lines 11-12). Therefore, Examiner has established prima facie case of obviousness.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Con P. Tran, whose telephone number is (703) 305-2341. The examiner can normally be reached on M - F (8:30 AM - 5:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Forester W. Isen can be reached on (703) 305-4386. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Customer Service Office at telephone number (703) 306-0377.

cpt (PJ) January 6, 2004

MINSUN OH HARVEY PRIMARY EXAMINER